

प्रसाचारण

EXTRAORDINARY

भाग II-- जाण्ड 3-- अपलाण्ड (ii)

PART II—Section 3—Sub-section (ii)

प्राधिकार से प्रकाशित

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ें इस भाग में भिन्न पुष्ठ संख्या वी जाती है जिससे कि यह ब्रलग <mark>संकलन के रूप में रखा जा सके</mark>।

Separate paging is given to this Part in order that it may be filed as a separate compilation.

MINISTRY OF COMMERCE

ORDERS

IMPORT TRADE CONTROL

New Delhi, the 1st May 1967

- S.O. 1635.—In exercise of the powers conferred by section 3 and 4A of the Imports and Exports (Control) Act, 1947 (18 of 1947), the Central Government hereby makes the following Order further to amend the Imports (Control) Order, 1955, namely:—
- 1. This order may be called the Imports (Control) Third Amendment Order, 1967.
 - 2. In the Imports (Control) Order, 1955,—
 - (A) in Schedule III,-
 - (a) in para 1, for Serial Nos. 1 to 12 and the entries and Note relating thereto, the following serial numbers and entries and provisos shall be substituted, namely:—

"S), No	Particulars	Amount of Fees
1.	Where the value of the goods specified in the application does not exceed Rs. 50,000	Rs. 50.
2.	Where the value of the goods specified in the application exceeds Rs. 50,000	Rupee one for every on thousand or part thereof, subject to a maximum of Rs. 5,000.

Provided that:-

- (1) The amount of fees payable shall be Rs. 50 irrespective of the value of goods specified in the application, in respect of an application for import licence,—
 - (1) by a small scale actual user for the import of raw materials, components and spares; or
 - (ii) by an actual user in respect of any unit in the Kandla Free Trade Zone; or
 - (iii) by a registered exporter, under the import policy for registered exporters; and
- (2) the amount of fees payable shall be Rs. 5 irrespective of the value of the goods specified in the application, in respect of,— $\,$
 - (i) application for the grant of subsidiary licence, or
 - (ii) application for the grant of duplicate licence, or
 - (iii) appeal to the C.C.I&E. against any decision by a licensing authority on an application of review;

Provided further that no fees shall be payable in respect of,-

- (aa) any application for an import licence for any goods (other than a vehicle) if the import of the goods is required by an individual for his own personal use not connected with trade or manufacture; or
- (bb) any application for an import licence from a newspaper establishment for newsprint for a value covering a quantity of not more than 40 tons,"
- (b) In para 2, for sub-clause (i), the following sub-clause shall be substituted, namely:—
 - "(i) the prescribed fee shall be deposited, in cash, at any Government Treasury or office of the State Bank of India or the Reserve Bank of India, transacting the business of the Central Government, for credit to the Central Government under a separate head 'XXXII Miscellaneous, Social and Developmental Organisations.' The treasury or bank receipt must show the name of the department viz. 'Import and Export Trade Control Organisation', and particulars of the application for the grant of import licence, namely, description of goods for which the licence is applied for, with their value, and the licensing period, in the column: 'full particulars' in the Challan form T.R. 6, and must be attached to the application before submitting the same to the proper authority, and the application also must contain details of the treasury receipt under which the requisite fee has been deposited."

(B) in Clause II,-

(aaa) in sub-clause (I), in sub-paragraph (h), after the word 'Licence', the following words shall be substituted, namely:—

"or Special General Licence"

(bbb) in sub-clause (2), in sub-paragraph (d), after the word 'appliances', the following words shall be substituted, namely:—

"and dental materials, permissible for import under the import trade control policy in force at the time of importation."

[No. 4/67.1

S.O. 1636/IECA/3-4A/4/67.—In exercise of the powers conferred by Section 3 of the Imports and Fxoorts (Control) Act 1947 (18 of 1947), the Central Government hereby makes the following order further to amend the Imports (Control) Order, 1955, namely:—

This Order may be called the Imports (Control) Fourth Amendment Order, 1967.

ln t the cn tuted:-	the Imports (Control) Order, 1955, in Part I of Schedule try relating thereto, the following serial number and en	I, for S. No. 28 and try shall be substi-
S. No		schedule to Indian riff Act, 1931.
28	Malleable Iron Castings including malleable iron pipe fittings etc.	63(22)
		[No. 5/67.]
of the ment h	. 1637/IECA/3-4A/5/67.—In exercise of the powers conf Imports and Exports (Control) Act, 1947 (18 of 1947), thereby makes the following order further to amend the 1955, namely:—	he Central Govern-
1. T 1967.	This Order may be called the Imports (Control) Fifth	Amendment Order,
	n schedule 1 to the Imports (Control) Order, 1955—	
ı	 In Part IV, for Serial Number 238 and the entries re following serial number and entries shall be sub. 	elating thereto, the stituted, namely:—
1,	2.	3
288	Parts of sewing machines, domestic.	72(6) and 72(11)
(ii) In Part V, for Serial Number 76 and the entries refollowing serial number and entries shall be subst	lating thereto, the ituted, namely:—
1,	2.	3.
76	Industrial Sewing Machines (all types) and parts thereof.	72(1) 72(11)
	(a) Industrial sewing machines and parts thereof which are manually operated or worked by power and require for their operation less than one quarter horse power.	72 (15)
	(b) Industrial sewing machines and parts thereof which are worked by power and require for their operation one quarter horse power and above.	72(1) and 72(15) 72(b),
	(c) Needles for all types of industrial sewing machines.	72 (b)
		72(1) 72(15)

[No. 6/67.]

Special General Licence No. 1

S.O. 1638.—In exercise of the powers conferred by Section 3 of the Imports and Exports (Control) Act, 1947 (18 of 1947), the Central Government hereby gives general permission to all persons to import into India from the United States

of America, the goods of the description specified in the Schedule annexed hereto, provided that—

- (i) such goods are of U.S. source only;
- (ii) such goods are shipped on through consignment to India on or before the 31st March 1968 without any grace period whatsoever;
- (iii) nothing in this licence shall affect the application to any goods, of any prohibition or regulation affecting the import thereof, in force at the time when such goods are imported.
- 2. The imports made under this Special General Licence shall be subject to the conditions applicable to U.S. Aid to be announced separately.

SCHEDULE ANNEXED TO SPECIAL GENERAL LICENCE No. 1

Ltst of spare parts allowed for import from U.S.A. subject to U.S. Aid conditions.

S. No. & Part of the ITC Schedule	Description	
36(5)/II.	Spare parts of mining and quarry machinery and spare parts of machinery required for Electric Supply Undertakings.	
293, 295 & 297/IV.	Spare parts of Motor Vehicles.—The following items of spare parts of motor vehicles will not be permitted:	
	(i) Distributor assembly and parts thereof.	
	(ii) Carburettor kits.	
	(iii) Items covered by Lists I, II and III of Appendix 26.	
	(iv) Clutch facings.	
65(5)(ii)/V.	Spare parts of refrigeration and air conditioning machinery other than domestic refrigerators.	
65(5)(ii)(a)/V.	Spare parts of earth-moving machinery and spare parts of construction machinery.	
65(5)(iii)/V.	Spare parts of irrigation machinery, spare parts of conveying machinery and spare parts of machinery when required for industries and undertakings other than cinema and refrigeration and also other than spare parts of machinery falling under Sl. No. 65(1—4) (vii) (a) and (b) of Part V.	
74(111)/V.	Spare parts for agricultural tractors and for tractor drawn agricultural implements excluding under-carriage parts for crawler tractors.	
PART VI	Spare parts of Machine Tools.	

Note.—Spare parts listed in this schedule shall not be allowed to be imported if (i) such spare parts are banned to Established Importers or (ii) their import is restricted i.e. which are allowed to be imported by Established Importers upto specified face value restrictions, in terms of the Import Trade Control policy in force at the time of import.

[No. 7/67.]

P. D. KASBEKAR,

Chief Controller of Imports and Exports.